Ol lest Tobacco flouse in Wilmington, HENRY BURKHEIMER, W HOLESALE

one mon.h.

TOBACCO, SNUFF and CIGARS.

WILMINGTON, N. C.



NOTICE!

A LL PERSONS ARE HEREBY FORBIDDEN to interfere or trespass in any manner whatever with the wreck of the Ram North Carolina, now lying near Smithville, unless legally authorized by the United States District Court or my-Contract r with the U. S. Government for wrecking said vessel. Approved, HENRY VAUGHAN,

Acting Master, U. S. Navy, and Cov-

MARRIAGE GIIDE.

BEING A PRIVATE INSTRUCTOR FOR sideration was post married persons or those about to be married, both male and female, in everything concerning the physiology and relations of our sexbefore given in the English language, by WM. Sweet, Smith, Weiker and Wynne. YOUNG, M. D. This is really a valuable and intere-ting work. It is written in plain language for the general reader, and is illustrated with numerous Engravings. All young married people, or those contemplating marriage, and baving the least impediment to married life, should read this book. Is discloses secrets that every one should be acquainted with; still it is a book that must be locked up and not lie about the house. It will be sent to any address on receipt of 50 cents -- Address, Dg WM YOUNG, No. 416 Spruce arrest, above Fourth, Philadelphia.

EL AFFLICTED AND UNFORTUNATE .- No maker what may be your disease, before you place yours if under the care of any one of the notorious QUACKS-native and foreign-who advertise in this or any other paper, get a copy of Dr Young's Book and read it carefully. It will be the mea s of s ving you many a dollar, your Dr. Young can be consulted on any of the diseases described in his publications, at his office. No. 4:6 Spruce street, above Fourth, Philadel-

SEYMOUR AND BLAIR.

AGENTS WANTED FOR THE NEW CHART. TIVING TARGE AND CLUAR LIKENESSES

both andidates, Sketches of their Lives, Larty Platform, etc., etc. The whole is beautitully coore ! Every Democrat should have it. -Great inducements to Agents. Send for Cata-GAY LORD WATSON, Map Publisher, 15 Beekman street, New York.

PITT-BORD' SCIENTIFIC ACADEMY.

next Term opens August 10th, 868. contaic, Comme cial and Classical Departments, il ustrated by the latest Apparatus Maps. | then adopted. Terms in specie, \$15 and \$20 per Session, and Bo rd \$10 per month. Address Principal for Circa ar of heference and Advantages

C. B. PENSON. 237 6t—21-2m

CAROLINA.

BY AUTHORITY OF CONGRESS.

FIRST SESSION,

SENATE.

From the Raleigh Sentinel.

Monday, July 20, 1868. INTRODUCTION OF BILLS AND RESOLUTIONS By Mr. White: A bill for the protection of mechanics and laborers. (This bill gives laborers a lien on all work done by them,

to better secure their payment). By Mr. Sweet: A resolution instructing the Secretary of State to furnish, for the use of the General Assembly, a tabular wine." statement of the vote in the recent State

election. By Mr. Colgrove: A resolution authorizing the Code Commissioners to prepare rules for the regulation of registration

throughout the State. By Mr. Blythe: A resolution instructing the committee on Military Affairs to report a bill for the organization of the State Militia—the white and colored races to be organized in separate companies.

The following bills and resolutions came up and were disposed of as follows, name-

Bill extending the tax lists of the counties of Washington and Martin. Passed Bill providing for filling vacancies occur-

ring in offices provided for in article 7 of the Constitution of the State. Mr. Robbins proposed to amend by striking out the clause which empowers the

Governor to appoint in certain cases, and inserting "by special election, to be held by the Sheriff of the county, under a writ of the interest upon the public debt. of election to be issued to him by the Governor of the State.

The amendment was rejected and the bill passed its second reading. House resolution providing for separate

schools for the two races.

On motion of Mr. Brogden, it was referred to the committee on Education. Bill to incorporate the North Carolina Life Assurance, Annuity and Trust Company, to be located in the city of Raleigh,

was referred to the committee on Corpo-Bill to incorporate the Enterprise Manufacturing Company-principal office to be established in the city of Philadelphia:

Referred to the committee on Corpora-Bill requiring the Trustees of the University to reside in the counties for which

reading. Bill ratifying and confirming the corporation of the Western Northwestern North

Carolina Railroad Company, passed its 2d |

Bill to increase the capital stock of the Western North Carolina Railroad Compa-

ny, passed its 2d reading. The Resolutions introduced by Mr. Robbins a few days since, defining the distinctions between the two races coming up, Mr. Shoffuer moved their reference to a

special committee of five. This motion created some debate. Messrs. Robbins and Love opposed the reference, believing the object was to dodge the responsibility of a vote upon them,

and that the reference would be so considered by the people at large. Mr. Lindsey opposed its reference be-

diately relative to this matter, and did not | Read and ordered to be transmitted to the desire to have the impression made that he | Senate. was disposed to dodge the vote.

and Brogden favored its reference; and the cipal authorities in the town of Salem, was

reference was made by the following vote: Those who voted in the affirmative are: Messrs. Barrow, Beasley, Bellamy, Bogden, Burn Blythe Colgrove, Cook, Davis, Eaves, Etheridge, Eppes, negro, Forkner, Hayes, Harrington, Hall, Legg, ings in contested elections, was, on mo-Lassiter, Long, Martindale, Rich, Smith, Shoffner, tion of Mr. Durham, referred to the Com-

Sweet, Welker, White, Wynne, Winstead and Wil-Those who voted in the negative are: Messrs. Lindsey, Love, Melchor, Mason, Osborne, Purdie

Shoffner, Osborne, Sweet and Prozden, as the Committee. members banned by the Howard Amendment, up to the 16th of July:

Committee on Finance. The motion was Messrs. Robbins, Osborne and Love urged the adoption of the resolution. - bill. Those gentlemen were sent here by their | Laffin (c. b.) read a written speech in faconstituents with a certificate of election vor of it. trom Gen. Car by: they are excluded from

den and Cook were opposed to the resolu-

posing the government. On motion of Mr. Cook, its further con-

Those who voted in the affirmative are Messrs. Beasley, Brogden, Burns, Blythe, Colgrove, Cook, ual system, and the production and prevention of Davis, Etheridge, Forkner, Hayes, Harrington, offspring, including all the new discoveries never | Hall, Legg, Long, Mar indale, Rich. Shoffner, Those in the negative are Messrs. Barrow, Bellamy, Eaves, Eppes, negro, Lindsey, Lassiter, Love, Melchor, Mason, Osborne, Purdie, Robbins

White, Winstead, and Wilson. On motion of Mr. Winstead, the Judiciary Committee was increased from seven to nine. The Chair appointed Messrs. Osborne and Forkner as the additional mem- gro,)

On motion, the Senate adjourned until to-morrow at the usual hour.

HOUSE OF REPRESENTATIVES BY THE UNDERGROUND RAILROAD.

Monday, July 20, 1868. Proctor, evidently ashamed of the re- liams. cord, moved to suspend the reading of the

a second, the Journal was read and approv-Hodgin presented a memorial from citizens of Guilford, in regard to the abolition

of capital punishment. Referred. Banner moved to reconsider the special order for 12 o'clock. The motion was put and lost, as a quorum did not vote. Harris, of Wake, negro, then tried his hand at it, but also failed.

Seymour moved to take from the table, under a suspen-ion of the rules, the reso- sulted in the motion being lost. tendent of Public Instruction. The rules amendment. were accordingly suspended and the resolution was taken up and read; when

Seymour moved to insert in it that the said office shall not cost more than \$30 per The resolution as amended was A message was received from the Senate

in regard to printing 2,000 copies of the bill relative to the qualification of officers regularly elected under the Constitution. On motion of Seymour, the message was — : A resolution that 12 copies of

all acts, &c., shall be printed for each mem-GENERAL ASSEMBLY OF NORTH ber. Lies over. By Laflin(carpet-bagger from New York):

A resolution directing the "Governor" to call upon Gen. Grant for two regiments of Infantry. Laffin and Pou sustained the resolution.

Mr. Durham opposed it. He asked Lat in whether the application should be made to the President of the United States or to mander-in-chief. Laflin replied that he stuck to the Con-

Sweat (negro) opposed the resolution and favored the organization of the minuta in the State. He said he could not trust Federal soldiers; they would fall certain vic-

Mr. Hodnett favored a reference to a

Williamson (negro) also opposed the resolution and favored the immediate or ganization of the militia. He (like Sweat) was afraid to trust United States soldiers. He said that they could not witstand this "cake and wine" influence.

Seymour (c. b.) favored both the call for the troops and the immediate organization Estes (carpet-bagger) opposed the resolution, on the ground that Gen. Grant did

not have the power to establish a separate district and supply it with troops. He said that there were already troops enough in the State to do the work. Justice, of Rutherford, was proceeding o fulminate, when the Chair announced the special order, viz : Mr, Hodnett's bill

to repeal the ordinance of the Convention that provides for the immediate payment the House in its support, urging the ina- Company.

bility of the people to pay their present and prospective onerous taxes. Estes (c. b.) moved its reference to the committée on Finance, and, after some lit-

tle debate, the reference was made. Laflin's war resolution was resumed. Mr. Bowman said that he did not believe that there would be any organized resistance to the government, and, therefore, he was opposed to the resolution, and did

not see the necessity of it. Harris, of Wake, negro, favored the reso-

Mr. Barnett moved to lay the whole matter on the table. Upon this motion the year and nays were called, with the following result : Yeas-Messrs. Argo, Armstrong, Bowman, Boddie, Barnett, Barnes, Candler, Clayton, of Transylthey have been chosen, passed its second vania, Davis, Durham, Davidson, Ellis, Ellington, Estes, Farrow, Ferebee, Gatlin, Gibson, Hodnett, Hicks, High, Humphries, Harris, of Franklin, Hodgin, Hinnant, Hawkins, Hendricks, Jarvis,

Kelly, of Davie, Long, of Chatham, Leary, negro, Moore, McCaniess, Nicholson, Parker, Profit, Robinson, Smith, of Alleghany, Sweat, negro, Suaver, tanton, Vestal, Williamson, negro, Whitley and Williams-45. Nays :- Messrs. Ashworth, Carson, Cherry, negro, Crawford, negro, Cawthorn, negro, Dixor, Downing, Foster, Franklin, Gahagan, Gunter, of which we could not obtain), the gist of the resolution was then rejected by a strict Gilbert, Graham, Hutchings, Harris, of Wake. which allows the people of the different party vote. negro, dayes, negro, Ingram, Justice, of Rutherford Kinney, Long, of Richmond, Laflin, Mayo,

negro, Morrid, Mendenhall, Moring, Pou, Proctor, Robbins negro, Renfrow, Rea, Stilley, Simmone, Seymour, Siegrist, Wilson and Waldrop-

the removal of disabilities from loyal men. A message from the "Governor," enclosing papers from Gen. Canby in regard follows: cause he desired to be put on record imme. to quarantine regulations in this State.

Messrs. Shoffner, Cook, Blythe, Welker | The bill legalizing the acts of the muni-

ond reading. The bill in regard to regulating proceed-

mittee on the Judiciary. The hour of 12 having arrived, the House proceeded to consider the special order, viz: "An act in relation to Provisional

The Chair designated Messrs. Robbins, Municipal officers.' Mr. Ellis opposed the whole bill. His argument was very able and well fortified The Resolution allowing per diem to by the Constitution, from which he made many extracts. (The speech being too long for present publication, it may appear Mr. Forkner moved its reference to the hereafter.)

Seymour supported the bill. Mr. Pou made an argument against it. Leary (negro) favored the passage of the

Mr. Durham, with his usual ability, held their seats by this body, and it is not just the friends of the bill to the Constitution. that they should be compelled to defray While he himself Lad opposed the ratifitheir own expenses under these circum- cation of that Constitution, he now was one of its most faithful supporters, and he Messrs. Smith, Blythe, Forkner, Brog- threw it in the path of the rampant Radicals, and compelled them to stumble over

tion and were not ready to pay men for op- in in their greed for office. Seymour moved the previous question upon the adoption of the bill, on its secsideration was postponed until Wednesday ond reading. The call was sustained, and

called for, with the following vote: YEAS .- Messrs. Allison, Bowman, Barnett, Blair, Barnes, Carson, Candler, Cherry, (negro), Crawford, (negro,) Dixon, Downing, Foster, Franklin, Gahagan, Gunter, Gilbert, Graham, Hutchings, Harris, of Wake, (negro,) Hodgin, Hayes, (negro,) Bendricks, Ingram, Justice, of Henderson, Justice, of Rutherford, Kinney, Jestry, (negro,) Latlin, Mayo, (negro,) Morrill, McCanless, Moring, Peck, Proctor, Pearson, Roblins, (negro,) Boston, Pearson, Roblins, (negro,) Boston, Pearson, Roblins, (negro,) Boston, (negro,) Bost Sykes, (negro,) Siegrist, Vest, Wilson, Whitley, White and Waldrop.

NAVE-Mesers Argo, Armstrong, Boddie, Claytop, of Transylvania, Cawthorn, negro, Davis, Durham, Davidson, Ellis, Ellington, Farrow, Ferebee, Gatling, Gilson, Kodnett, Hicks, High, Humphries, Barris, of Franklin, Hinnant, Hawins, Jarvis, Kelly, of Davie, Long, of Chatham, Mason, Osborne, Purdie, Robbins and Wil-Moore, Mendenhall, Nicholson, Pou, Parker, Prc- son -9. fitt, Robinson, Smith, of Alleghany, Shaver, Mr. Rich moved to suspend the rules and Stanton, Thompson, Vestal, Wiswall, and Wil- put the bill on its third reading, but the O'clock.

On motion of Seymour the rules were Journal, but, the motion not meeting with suspended and the bill was put upon its ate adjourned until to-morrow at the regu third reading. Downing moved to strike out in section 2, line 3, the word "October" and insert

"January." Carried. Sweat, negro, offered an amendment making every man within the limits of the town on the day of election a voter. Mr. Durham denounced the amendment, and moved to adjourn—calling for the year

and nays upon the motion. The year and nays were called and relution fitting up an office for the Superin- The question recurred upon Sweat's

A motion to lay the amendment upon the table was made and lost. After much difficulty the Radicals persuaded Sweat to withdraw his amendment; committee appointed to investigate the s Mr. Durham had moved its indefinite contested election in Camden county, postponement, and had called for the yeas offered a majority report contending that and mays in order to make them go on re- the provisions of the Revised Code, relating

After some further wrangling the bill tions held under the reconstruction laws of passed its third and last reading, in the foi- C ngress. lowing shape:

IN RELATION TO PROVISIONAL MUNICIPAL OFFICERS. SECTION 1. The General Assembly of North Carolina do enact as follows: hat all nonnicipal flic rs in all towns, cities and incorporated villa- tion expressly declared that all laws and ges in the State, which have been filled under the clauses of laws, not repugnant to that in-Provisional Government since the close of the war by election or appointment, be and are he eby declared vacant, and the Governor is directed hereby to fit such offices with appointees, who shall hold such effices and discharge the functions | minority report, as a substitute for that of Constitution of North Carolina

SEC. 2. That in all towns, cities and incorpora-Gen. Grant, saying he thought the Presi- ted villages, an election for municipal efficers dent, by the Constitution, was the Com- shall be held on the first Monday of January next, put, Mr. Durham called for the yeas and and regularly each year thereafter. SEC. 3. The officers to be appointed by the Governor shall attend to the registration of voters in

said municipal corporations, and hold the elections above provided for. SEC. 4. All charters, laws, acts, and parts of SEC. 5. Any provisional officer refusing to com-

tims to Southern society-to "cake and ply with the provisions of this act, and deliver his sence was granted to Mr. Williams of Sampflice, books, papers, records, &c., to his successor duly elected, or appointed and qualified, shall be deemed guilty of a misdemeanor, and may be Special committee, to examine if the alle- fined not more than five thousand nor less than gations charged in the resolution were one thousand dollars, and imprisonment at the discretion of the Court. SEC. 6. This act shall take effect from and after

On motion of Seymour, the House ad-

SENATE.

Tuesday, July 21st, 1868. o'clock.

Prayer by the Rev. T. H. Pritchard, of A message was received from the House ransmitting a resolution relative to munitransmitting a resolution relative to muni-

INTRODUCTION OF BILLS AND BESOLUTIONS. By Mr. Robbins: A bill in relation to le-By the same: A bill in relation to the

records of the late County Courts. By the same: A bill to extend the Char- Waldrop. The bill was read, when Mr. H. addressed ter of the High Shoals Manufacturing

BILLS ON THEIR THIRD READING. Bill extending the tax lists of the coun-

read a third time and rejected. of Granville county, was considered in ken up and adopted. Committee of the Whole, amended and re-

grossed, in order to be put upon its third cies by appointment. Bill providing for filling vacancies which may occur in the offices provided in Article 7 of the Constitution of the State, was cle 7 of the Constitution of the State, was cle 7 of the Constitution of the State, was cle 7 of the Constitution of the State, was cle 7 of the Constitution of the State, was cle 7 of the Constitution of the State, was cle 7 of the Constitution of the State, was cle 7 of the Constitution of the State, was cancies which and state of the People of the Constitution of the State, was cancies which and state of the People of the Constitution of the State, was cancies which and state of the People of the Constitution of the State, was cancies which and state of the People of the Constitution of the State, was cancies which and state of the People of the Constitution of the State, was cancies which and state of the People of the Constitution of the State, was cancies which and state of the People of the Constitution of the State, was cancies which and state of the People of the Constitution of the State, was cancies which and state of the People of the Constitution of the State, was cancies which and state of the People of the Constitution of the State, was cancies which and state of the People of the Constitution of the State of the Constitution considered in Committhe of the Whole, Justice, of Rutherford, called up his re- may be perfected,

be put on its 3d reading. Bill in relation to provisional municipal certain persons elected to seats in this Leg- ed, without specifying the time for reasofficers was taken up. [This bill was pub- islature was next reached. lished in House proceedings on yester-

By Gilbert: A resolution in regard to their merits. The resolution to refer was approved. tion of the substitute, it was negatived as when

Those who voted in the affirmative are: Mesers. Barnes; Lindsay. Love, Melchor, Maon, Osborne, Purdie, Robbins and Wilson.

Messrs. Barrow, Bellamy, Brogden, Blythe, Colgrove, Cook, Davis, Eaves, Etheridge, Eppes, Charged a great many of them on the floor Martindale, Moore, of Carteret, Rich, Res- after announcing the sudden death of Mr. in Connecticut last week.

pass, Sweet, White, Wynn and Winstead. Mr. Osborne moved that the bill be made the special order for Friday next at 11 o'-

The motion was voted down. Other amendments were offered by

Messrs. Osborne and Love, which were voted down. Messrs. Osborne, Robbins and Love exerted themselves in every possible way to defeat this measure, or to have stricken

Mr. Osborne addressed the Senate in a forcible and eloquent address of some tions. length, which we hope to present to our readers in a few days.

Mr. Robbins alluded to the course of certain men who have come among us and | Corporations. forced themselves into positions of trust, who have universally supported all the harsh and merciless measures relating to of this act was taken up and passed its sectaxes and others matters which have been ond reading. brought forward. They did not love North Carolina; they seek their own interest and not the welfare of the State. He appealed to native Radicals to stand by him and op-

our people in the dust. Mr. Lindsay stated that he was opposed to the bill, and should vote against it, be- | tion, took a recess of an hour. upon its passage the yeas and nays were cause he believed it to be unconstitutional, and that it was placing power in the hands of the Executive which may operate injuriously for all time to come.

The previous question was called, on motion of Mr. Cook, and the bill passed its second reading by the following vote, to- cation of officers recently elected.

Those who voted in the affirmative are ment, reported the enrollment of the reso-Messrs. Barrow, Bellamy, Brogden, Blythe, | lution raising a Committee to examine the bins, (negro,) Reafrow, Rea, Smith, of Martin, Colgrove, Cook, Davis, Eaves, Etheridge, accounts in the Comptroller's office. Stilley, Simmons, Seymour, Stevens, Sweat, (ne- Epps (negro), Forkner, Hayes, Harrington, Hyman (negro), Legg, Lassiter, Long, Martindale, Rich, Respass, Sweet, White | Chairman of the Board of Claims.

motion did not prevail. And on motion of Mr. Robbins the Sen-

HOUSE OF REPRESENTATIVES.

Journal read and approved.

BY UNDERGROUND BAILROAD. TUESDAY, July 21, 1868. The House was called to order at 1

o'clock. By Mr. Love: A resolution instructing Prayer by the Rev. Joseph Atkinson, of

The calendar was taken up. The bill relative to privy examination of femes covert was taken up, read and referred to the committee on Judiciary. Harris, of Wake (negro), from the Select

to contested elections, do not apply to elec-Colgrove, Cook, Davis, Eaves, Etheridge, Mr. Pou, from the same committee, offered a minority report as a substitute for it The report, among other objections states that the notice required by law had not been given, and that the new Constitu-

strument, should rom in in full torce and effect until lawfully altered. Upon the question of the adoption of the thereof until n election may be held under the the majority, the previous question was

> It was sustained, and the question being nays, and the substitute was rejected, by a vote of yeas 34, nays 54. The majority report was then adopted.

By Sykes (negro) : A resolution concerning the repairing of highways and bridges. On motion of Mr. Durham, leave of ab-

son, until Monday next. Renfrow called up his resolution allowing postage stamps to the members. Mr. Ellis moved to lay the resolution on the table, and called for the yeas and nays

upon the motion. The call was sustained, and the roll being called resulted in the following ballot YEAS-Messrs. Argo, Ashworth, Armstrong, Boddie, Blair, Banner, Clayton, of Chowan, Claytoo, of ransylvania, Cherry, negro, Davis, Lurham, Davidson, Ellis, Ellington, Estes, Farrow, Ferebee, Gahagan, Gunter, Gibson, Gilbert, Hod- | passed The Senate was called to order at 10 nett, High, Humphries, Harris, of Franklin, Hodgin, Hinnant, Hawkins, Justice, of Henderson, Jarvis, Kelly, of Davie, Long, of Richmond, Leary, the Howard Amendment, was rejected by a hour. negro, Moore, Mattheson, Mendenhall, Nicholso

Willian son, negro, and Whitley. NAYS-Messrs. Carson, Crawford, negro, Downiug, Foster, Franklin, Forkner, negro, Graham, Hutchings, Harris, of Wake, negro, Hayes, negro, nolds, Stilley, Simmons, Seymour, Stevene, Sykes, negro, Seigrist, Vest, Wilson, Wilkie, White and

Foster (c. b.) moved to reconsider the when he was stricken down by sickness, an gist of it.) vote, which was lost, it only receiving two interested man from Pitt county had intro- The Chair then announced that the unvotes. A resolution instructing the committee

Bill for the relief of Willis S. Grandy, required by the Constitution, was next ta- opposition to it. We can get any quantity motion to reconsider the motion by which lature of that State, as now constituted. Downing called up his resolution declar- them; but, generally, they are imperfect, vocated the motion at some length, and, in ported back to the Senate, with a recom- ing vacant all offices to which persons ban- and we have to make them readable and concluding, called the previous question mendation that it do pass. Subsequently, ned by the Howard Amendment had been return them back. The bill which they upon his motion. the Senate adopted the report of the com- elected, and conferring upon the so-called sent to us regarding registration for the The call was sustained, and the motion loyal men and put in the hands of the Southern

Bill providing for filling vacancies which moved that both the resolution and substi- of the people of Wilmington. He therefore called the year and nays.

who reported it back to the Senate, recom- solution to prevent land-holders from dismending its passage. The Senate adopted charging their employees for political dif- the purpose designated. the report of the committee, and the bill ferences. The resolution passed its second was ordered to be engrossed, in order to reading.

Mr. Hodnett moved to add the names of the Hon. Bedford Brown and Wm. Loug, Mr. Robbins offered a substitute, (a copy of Caswell, which was voted down, and ganization of the State militia, passed.

towns, cities, &c., the opportunity of spee- The resolution instructing the Committee on Education to prepare a bill to regu-Mr. Osborne moved the reference of late the system of Common Schools, and both bills to the committee on the Judi- that the bill shall provide for a separation the Governor Dictator." ciary, as he desired some time to consider of the two races, was taken up, read and

Mr. Durham moved to make the resolu-

He moved the indefinite postponement | Those who voted in the negative were condolence. of the resolution. Messrs. Barnes, Lindsay, Love, Melchor,

Mr. Seymour moved its postponement

and it prevailed.

upon the calendar. Sykes' (negro) resolution, regulating the | zing the Secretary to employ necessary | ton, Love and White to attend the body of from it some of its most objectionable time and manner of holding Congressional clerical assistance to accomplish this obelections, was next reached, and referred ject. to the Committee on Privileges and Elec-

> A bill regulating the sale of public lands in certain Counties was taken up, when, on ditional expense to the State, and not rela- to-morrow at 10 o'clock. motion, it was referred to the Committee on ting to legislative matters. A bill extending the time of registering

The Chair, (Prince Joseph,) stated that there was no further business before the House, and it being announced that the Engrossing Clerk would, in a short time, pose these measures which are grinding prepare the bill concerning the qualification of officers recently elected, for the signature of the Speaker, the House, on mo-

At the expiration of the recess, the House

was called to order. The Prince proceeded to affix his royal signature to the bill relative to the qualifi-Rhodes, from the Committee on Enroll-

A message was recived from the so-called Governor, transmitting a report from the of the Howard Amendment. On motion, the House then adjourned. adopt.

> SENATE. Wednesday, July 22, 1868.

Prayer by the Rev. T. H. Pritchard, of INTRODUCTION OF BILLS. By Mr. Robbins: A bill in relation to the records of the late Courts of Equity.

By Mr. Respass: A bill to change the time of listing and collecting county and By the same: A bill to amend sec. 8, chap. 42, Revised Code, entitled "Entries | the special order. Carried. and Grants.

the committee on Salaries and Fees to re- committee appointed to investigate the port a bill regulating the salaries of public By Mr. White: A resolution instructing the Judiciary committee to report a bill motion to reconsider the vote. He said providing for a uniform system of Land

The following bills were taken up and disposed of : The bill in relation to Provisional Muniipal officers passed its third reading by the ollowing vote: Those who voted in the affirmative are Messrs. Bellamy Brogden, Burns. Blythe,

Valuation in the State.

Epps (negro), Forkner, Galloway (negro) Hayes, Harrington, Hall, Hyman (negro). Legg. Lassiter, Long. Martindale, Moore, of Carteret, Rich, Respass, Smith, Sweet. White and Winstead. Those who voted in the negative are Messrs. Barnes, Lindsay, Love, Melchor,

Bill for the relief of Willis S. Grandy, of Granville county, passed its third read-Resolution instructing the Code Commissioners to report a bill regarding "Registration for the State" passed.

Bill authoriving the Superintendent of Public Works to procure a room, at an ex- out by the present law. pense not to exceed \$30 per month, for the use of his department, was referred to the matter, the Chair announced the special committee on Salaries and Fees. Greenville & French Broad Railroad Com-

Bill for the protection of mechanics and iting the sale of liquor during the sitting other laborers, was referred to the Com- of the Superior Court. mittee on the Judiciary, and ordered to be ferred to the Committee on the Judiciary. next, 11 o'clock. Resolution instructing the Committee on

ternal Improvements.

Resolution allowing peadiem and mileage to those Senators who are banned by appointment, as the special order for that holding, copperhead, Democratic party would be

Wilmington, with amendments proposed mour, was adopted. by the select Committee.

duced this bill. He was visited in his room | finished business would be now taken up, | bors' sons; and the guns are still in the hands of by this clique and asked to support the and discussion of the contested election in the slaveholding Democratic party. ties of Martin and Washington for 1868, was on Printing to furnish the usual number of | bill. He told them he would not. They | Camden county was resumed. the reports of the Code Commissioners, as then begged that he would not offer any The question recurred upon Seymour's of bills from the House-large budgets of the majority report was adopted. He admittee, and the bill was ordered to be en- Governor the power to fill all such vacan- city of Wilmington, was all in a muddle, being put, was carried. and had to be returned to them. He was | Seymour then moved the adoption of the

> The bill was ordered to be printed, for Resolution on adjournment, proposing the special order for Friday next, without to adjourn on the 10th of August, to meet being read. A resolution to remove the disabilities of again on the 10th of November, was amend-

> > sembling, and passed.

Mr. Robbins offered to amend the title adopted.

The Speaker ruled that it was not in or-

der to amend the bill on its third reading, A resolution to remove the disabilities of and the question recurring on the passage the issuing of marriage licenses. Referred. The question then recurring on the adop- cretain citizens was taken up and read of the bill on its third reading, the ayes and nays were called and the bill passed. Those who voted in the affirmative were tion read "certain Republicans." Mr. D. pro- Messrs. Bellamy, Brogden, Burns, Blythe, perly and scathingly denounced the whole Colgrove, Cook, Davis, Eaves, Etheridge, matter as the meanest species of class legis- Epps, negro, Forkner, Galloway, negro, lation. He charged the Radical party with Hayes, Harrington, Hall, Hyman, negro,

taken up, read and rejected upon its second reading.

| Description |

Bill in rela ion to the records of the late | On motion of Mr. Etheridge, the resoluuntil Thursday next. The motion was put | County Courts, passed its second reading. | tions were ordered to be spread on the Mr. Sweet's resolution instructing the Journal. Mr. Sinclair's bill to regulate taxes in in- Secretary of State to furnish a tabular On motion, it was agreed that the Senate corporated towns was taken up, when, on statement of the late election returns for escort the remains of the deceased to the motion of Mr. Sinclair, it was again placed each member of the General Assembly.

> Messrs. Osborne, Lassiter, Love and ing its concurrence in the action of the Barnes opposed the resolution, on the Senate. ground that it was unnecessary and an ad-

Mr. Sweet supported the resolution, and, on motion of Mr. Barnes, it was referred grants, &c., to one year after the passage to the committee on Salaries and Fees.

> The Senate then adjourned. HOUSE OF REPRESENTATIVES. [BY THE UNDERGROUND RAILROAD.]

> > WEDNESDAY, July 22, 1868.

The House was called to order at 10 o'clock. Journal of yesterday read and approved. Seymour, from the committee on the Judiciary, reported back a bill to prevent the distillation of grain, and recommended

that it do not pass. Mr. Barnett, from the committee on Corporations, reported back several bills, which were placed upon the calendar for future consideration.

By Stilly: A resolution providing that no resolution shall be entertained petitioning Congress to remove the disabilities of those members banned by the provisions Stilly moved to suspend the rules and

right to introduce any resolution that he The Senate was called to order at 10 tive body. Mr. Pou also opposed the resolution. Justice, of Rutherford, thought all res- red in and ordered to be spread upon the

olutions looking to a general removal of Journal of the House. disabilities from men of all parties should be dispensed with. He was in favor of Leary, (negro,) and ---, a Committee on Seymour moved to postpone the resolu-

Seymour moved to reconsider the vote by which the majority report of the special contested election in Camden county was adopted. Harris, of Wake, negro, opposed the

he was unwilling to consume any more

time in the discussion of the matter, as it had been considered by the committee, reported upon, and that report adopted -He moved to lay the motion to reconsider on the table. The yeas and nays were called upon the motion, and resulted yeas 24, nays 60. Seymour said that the Constitution un der winch they were assembled expressly provided that all laws, and clauses of laws, not repugnant to that Constitution and the Constitution of the United States, should continue in full force and effect until lawfully altered; and therefore, the proceeding in this case should be regulated according to the provisions of Chapter 52, Re-

proceed. The contestant might have carcould have instituted an investigation regulated in such a manner as he saw fit, but do everything in yo r power to assuage and that was not done, and now that it is heal the excitement there. brought before the House, they were compelled to proceed in the manner pointed

order, viz: "The bill to prevent the sale measure than this proposition to arm one class Bill to amend an act to incorporate the of spirituous liquors in five miles of any pany, was referred to the committee on In-The question recurred upon the amendmeut offered by Mr. Bowman, also prohib-

Mr. Bowman being kept from his seat by sickness, the consideration of the bill | ing, should speak from the Clerk's deak. Bill in relation to legal process was re- was, on motion, postponed until Tuesday The hour of twelve having arrived, the Printing to furnish the Code Commission- | Speaker announced the resolution offered | tection of the loyal people; otherwise the rebelers a printed copy of each bill and resolu- by Downing, declaring offices, to which tion passed by this General Assembly, persons banned by the 14th Article had been elected, vacant, and conferring upon | can governments in the South would have ceased the so-called Governor the power to fill by to exist, and the Klu Klux, the rebels, the slave-

After some discussion, a substitute, which Bill concerning Inspectors for the city of had been previously introduced by Sey-

(The substitute empowers County Com-Galloway, (negro,) opposed the bill in its missioners to summon before them the va- bayonet. present form, as coming from the Commit- rious county officers elected and question Ingram, Kinney, of Moore, Long, of Chatham, Mayo, negro, Morris, negro, McCanless, Morris, Proctor, Robbins, negro, Renfrow, Reybeen overslaughed entirely. They nor their or found to be disqualified the "Govzens of Wilmington. Their interests had under the Howard Amendment. If they on the Democratic side,] and by no other means. been overslaughed entirely. They nor their are found to be disqualified, the "Gov- gentleman, the governments which this Congress representatives had been consulted in re- ernor" shall fill the vacancies. There are has been at such great pains to reconstruct can gard to the matter, but, on the contrary, other provisions in the Bill, but this is the only exist by the bayonet.

Seymour (c. b.) offered a substitute, and for a bill that will represent the interests minority report, and, upon the motion, loyal State governments, and dispersing us carmotion to substitute.

Ashworth, from the Committee on Mili-

By Vest : A bill in relation to the meet- on." [Unrestrained laughter among the Demoing of the County Commissioners-fixing crats] If you want to sustain those governments

of the bill, so as to read, "An act to make Mr. Ellis moved to lay that motion on the table. The motion was put and carried.

> the House then adjourned. SENATE.

THURSDAY, July 23, 1868.

RATES OF ADVERTISING, I square, of 10 lines or less, for each and every

Special Notices will be charged \$200 per square

for each and every insertion. All Obitnaries and private publications of every character, are charged as advertisements.

No advertisement, reflecting upon private character, can, under ANY CIECUMSTANCES, be

Prior to their adoption, Messrs. Sweet, The motion was put and lost by strict Mason, Osborne, Furdie, Robbins and Rich, Osborne, Robbins, Wynne and Cook made brief remarks suited to the occasion.

Mr. Sweet offered to amend by anthori- The Chair appointed Messrs. Harring-

A message was sent to the House, ask-

On motion, the Senate adjourned until

HOUSE OF REPRESENTATIVES.

(BY UNDERGROUND RAILROAD.) THURSDAY, July 23, 1868. On motion of Mr. Sinclair, the realing of the Journal was dispensed with.

Leaves of absence were granted to Messrs. Durham, Nicholson and Boddie. Mr. Laffin arose and announced the sudden death of Mr. L. D. Hall, member of the Senate from the 16th District. He pronounced an eulogy upon the deceased. Mr. Sinclair moved that the House take a recess of ten minutes, to await the action

of the Senate. Carried. At the expiration of the recess, the House was again called to order. Mr. Sinclair moved that a Committee of three be appointed on the part of the House, to confer with any that might be

appointed on the part of the Senate. Car-The Chair announced Messrs. Argo, Sinclair and Kinney, as the Committee. By consent, Mr. Bowman was allowed to introduce a resolution in favor of H. B. Guthrie, ex-sheriff of Orange county. The

resolution was referred without reading. Mr. Durham said that a member had a A message was received from the Senate, enclosing a series of resolutions in regard saw fit, and he wanted to know if Mr. Stil- to the death of the late L. D. Hall, and inly denied that. If a member was debarred forming the House that a Committe had that privilege, then this was not a legisla- been appointed to attend the body to its

On motion, the resolutions were concur-

The Chair appointed Messrs. Laflin,

each party recommending their own ad- the part of the House, to accompany the On motion of Mr. Sinclair, the House tion until to-morrow, and that it be made then adjourned until to-morrow 11 o'clock.

> The Racical Civil War_Arming the South ern Negroes. We extract the following from the depate in the House on Thursday last, on he bill providing arms for the "loil"

Mr. Washburne. I do not know whether that is

o in Tennessee. I do not allude to that State,

out to the other States; and I tell gentlemen be-

ware, before they pass this measure, lest it is not a incitation to civil war and insurrection in those tates. [rest excitement in the House] I now yield to the venerable geotleman from worth t are ina, [. r. Boyden.] who wishes to say Mr. Boyden rose to speak from his seat on the emocratic side. Mr. Washburne suggested that the gentleman

place, and the house should be brought to or-Mr. Ward suggested that it would be novel to have some little taiking on that side of the Mason, Osborne, Purdie, Robbins and vised Code. By the letter and spirit of their Mr. Boyden said: Mr. Speaker. I am alarmed at Constitution, they had no other way to the condition of the country It is proposed now to send arms to North Carolina, that the peopl ried the matter before Gen. Canby, and he may use them against each other. Great God!

from North Carolina should come nearer to the

Mr. Higby insisted that he should keep his

entre of the House, where he could be heard.

We want no arms I warn the House that if arms are sent there we will be ruined. We cannot live there. If we need anything in the way of arms, in God's name send an army of the United Pending the further discussion of the States there; but do not arm neighbor against neighbor. There never was a more mischievous of our people against another.

> Mr. Dewees, of North Carolina, who commenced speaking far back on the Republican side of the The excitement which had prevailed through out the discussion seemed to be on the increase and it was suggested that Mr. Dewees, who could not be distinctly heard from where he was speak-Mr. Dewees, having complied with that suggesion, addressed the House against adjournment. ome provision should be made for the new governments of the Southern States, and for the pro-Blair would be carried out. If Congress adjourned now, befo e six months the last traces of republi-

ruling there as they ruled in 1865 Mr. Brooks clapped his hands in admiration of the speech, which was much er joyed on the Dem-Mr. Woodwar inquired of Mr. Dewees whether the reconstructed governments in the South could be maintained in any other way than by the Mr. Dowees. We can if you will give us arms o keep down the rebels, [triumphant laughter

Mr. Jones, of Kentucky, asked whether the militia and all the arms in North Carolina were not under the control of the Governor and Legis-Mr. Dewees. No, sir; we have no militia. Mr. Jones. It is your own fault. M. Dewees. Under the rule of the Democratic party, from 1861 to 1865, every musket, shot-gun, and horse pistol was taken out of the hands of sympathizers. The support given to this question of adjournment on the side of the House

Mr. Dewees. The gentleman's party in 1861

stole the arms that belonged to the Government

touch again one fold of the old flag, and the representatives of four millions of men who, though tary Affairs, reported a bill, which was made | black in skin, are white and loyal in heart, will throw themselves as a bulwark between you and those loyal garments, and you will only live in sad memories of bad events. Come on, come Mr. Ross: Is there not some danger of the Re-

> Mr Randall. They would be able to get under a bench, as my colleague did in Mobile.

A widow of twenty-five summers chose

cratic National Convention ticket and plat-

After some further unimportant business, Governor and an electoral ticket; and also adopted resolutions endorsing the Demo-

Democratic Nominations in New Jersey By Mr. Pou: A resolution in regard to TRENTON, N. J., July 22. - The Democratic Convention this afternoon nominated Theodore F. Randolph as a candidate for

Mr. Harrington, of Harnett, arose, and a widower of sixty for her third husband,

their pay at three dollars per day, while you have got to give us some assistance. Resolution instructing the Committee on engaged in transacting business, and five publicans losing the elections there unless they Military affairs to report a bill for the or- cents mileage. The bill was ordered to be get arn 8? Bill providing for filling vacancies occuring in the offices provided for in Article ring in the offices provided for in Article vote by which the minority report in the tion.] There certainly is, if you allow the Dem-7 of the Constitution of North Carolina: | affair of the Camden county election was ocrats any show at all.